IN AND FOR THE

Fifth Appellate District

F051916 In re Alex U., a Minor

The judgment is affirmed. Gomes, J.

We concur: Cornell, Acting P.J.; Dawson, J.

[CERTIFIED FOR PUBLICATION]

F052086 People v. Miranda, Jr.

The judgment is reversed. The matter is remanded with the directions to set aside the negotiated agreement, to allow Miranda to withdraw his pleas and his admission, to reinstate the original charges, and to conduct further proceedings as appropriate. Gomes, J.

We concur: Cornell, Acting P.J.; Dawson, J.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F051503 People v. Perez

The judgment is reversed on the count 6 misdemeanor child abuse conviction. (273a, subd. (a).) The sentence is ordered stricken from the judgment on that count. The matter is remanded with the direction to the trial court to issue, and to send to every appropriate person a certified copy of, an abstract of judgment so amended. (People v. Mitchell (2001) 26 Cal.4th 181, 187-188.) Perez has no right to be present at that proceeding. (See People v. Price (1991) 1 Cal.4th 324, 407-408.) Otherwise the judgment is affirmed. Gomes, J.

We concur: Cornell, Acting P.J.; Dawson, J.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F051870 People v. James

Counsel having failed to request oral argument in the aboveentitled case, oral argument is deemed waived in accordance with the provisions of a notice heretofore mailed to counsel and the cause is submitted.

IN AND FOR THE

Fifth Appellate District

F051870 People v. James

The judgment is affirmed.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F053506 People v. Formhals

No brief having been filed by appellant after notice duly given under rule 8.220(a)(1) of the California Rules of Court, IT IS HEREBY ORDERED that the appeal in the above-entitled action is dismissed.

F050662 People v. Andrews

The judgment is affirmed. Harris, Acting P.J.

We concur: Hill, J.; Kane, J.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F053236 Galbiso v. Orosi Public Utility District

No brief having been filed by appellant after notice duly given under rule 8.220(a)(1) of the California Rules of Court, IT IS HEREBY ORDERED that the appeal in the above-entitled action is dismissed.

F053130 In re Steven P., a Minor

The judgment is affirmed. Cornell, J.

We concur: Levy, Acting P.J.; Hill, J.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F051013 People v. Randle

Counsel having failed to request oral argument in the aboveentitled case, oral argument is deemed waived in accordance with the provisions of a notice heretofore mailed to counsel and the cause is submitted.

IN AND FOR THE

Fifth Appellate District

F051013 People v. Randle

The judgment is affirmed.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F053777 People v. Murphy

IT IS HEREBY ORDERED that the appeal in the above-entitled action is dismissed as having been taken from an order that is not subject to pre-judgment appellate review.

F053520 People v. Murphy

IT IS HEREBY ORDERED that the appeal in the above-entitled action is dismissed.

F052922 In re H.A. a Minor

Oral argument having been waived in the above-entitled case in accordance with the provisions of a notice mailed to counsel, the calendar date heretofore set is vacated and the case is submitted for decision.

F051181 People v. Ibarra

The above-entitled case is submitted for decision.

IN AND FOR THE

Fifth Appellate District

F051822 In re Arthur Garner on Habeas Corpus

The petition for writ of habeas corpus is granted. The Department of Corrections is directed to dismiss the rule violation, to restore to petitioner the privileges, time credits and any other benefits lost as a result of the finding of guilt on the rule violation and to remove all references to the rule violation from petitioner's record. Levy, Acting P.J.

I concur: Hill, J.; Concurring opinion by Kane, J.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F048011 Smith III v. State of California et al. F049376 Smith III v. State of California et al.

The judgments and orders are affirmed. In the interest of justice, costs are not awarded (Cal. Rules of Court, rule 8.276(a)(4).) Levy, J.

We concur: Vartabedian, Acting P.J.; Wiseman, J.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F053560 Thomas v. Darling

No brief having been filed by appellant after notice duly given under rule 8.220(a)(1) of the California Rules of Court, IT IS HEREBY ORDERED that the appeal in the above-entitled action is dismissed.